Application No.: 10/535,266

Amendment Dated October 31, 2007 Reply to Office Action of July 31, 2007

Remarks/Arguments:

Claim 1 has been rejected under 35 U.S.C. § 103(a) as being unpatentable over Kaneko in view of Chung. Claim 5 has been rejected under 35 U.S.C. § 103(a) as being unpatentable over Kaneko and Chung in view of Kim. The feature which previously appeared in claim 5 has been added into claim 1. In view of claim 1 being amended to include the feature which previously appeared in claim 5, the rejection of claim 5 is respectfully traversed. Traversal of the rejection is being made for the reasons set forth below.

Claim 1 includes the feature which previously appeared in claim 5, namely:

...wherein a groove in which a portion of the adhesive flow is formed at a periphery of the holding plate

This is illustrated in Applicant's FIG. 5 as groove 14B.

As disclosed on page 8, lines 5-16 of Applicant's specification, groove 14B prevents adhesive 17 from leaking to the periphery of chassis member 14. Groove 14B prevents such leakage by accepting overflow adhesive 17 into groove 14B. In this manner, efficient dissipation of adhesive 17 is obtained.

Applicant's representative has reviewed the references of record in order to locate a feature which allegedly corresponds to Applicant's claimed groove. Applicant's representative has not been able to find any such feature in the prior art of record. The outstanding official action describes the Kim reference as teaching the forming of "a plurality of projections on the chassis base to enlarge the attaching area of heat-conductive media 24." Applicant's representative does not understand how the identification of projections in a prior art reference forms the proper basis of a rejection which rejects a claim having the recitation of a groove. If the rejection is sustained, the Office is respectfully requested to provide a photocopy of the figure from the reference of record which is being used to support the rejection of Applicant's "groove" feature.

While all pending claims of the present application have been rejected, the pending claims are all now allowable by virtue of their dependency on allowable claim 1. Allowance of all pending claims is respectfully requested.

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In view of the amendments and arguments set forth above, the above-identified application is in condition for allowance which action is respectfully requested.

Respectfully submitted,

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